ANDREW THOMAS SINCLAIR (SB# 72681) CESAR J. DEL PERAL (SB#232140) SINCLAIR LAW OFFICE 300 FRANK H. OGAWA PLAZA ROTUNDA BUILDING, SUITE 160 3 OAKLAND, CA 94612 TEL: (510) 465-5300 FAX: (510) 465-5356 4 5 KATHLEEN V. FISHER (SB# 70838) **ARNE D. WAGNER (SB# 78464)** SEUNG LEE (SB# 224273) CALVO & CLARK LLP 7 ONE LOMBARD STREET, SECOND FLOOR 8 SAN FRANCISCO, CA 94111 TEL: (415) 374-8370 FAX: (415) 374-8373 9 10 Attorneys for Plaintiff 11 12 IN THE UNITED STATES DISTRICT COURT 13 FOR THE NORTHERN DISTRICT OF CALIFORNIA 14 Karen Moe Humphreys. No. C 04 3808 SI (EDL) 15 Plaintiff, 16 STIPULATED REQUEST FOR ORDER 17 CHANGING TIME OF CASE Regents of the University of California, University MANAGEMENT CONFERENCE of California, Berkeley, Department of 18 Intercollegiate Athletics and Recreational Sports, [Civil L. R. 6-2 and 7-12] Steve Gladstone, in his individual and official 19 capacity, and Mark Stephens, in his individual and [Declaration of Seung Lee filed concurrently] official capacity, 20 Defendants. 21 22 23 24 25 26 27 28 Humphreys v. Regents of University of California, et al.; Case No. C 04 3808 SI

STIPULATED REQUEST FOR ORDER CHANGING TIME OF CASE MANAGEMENT CONFERENCE

WHEREAS, on February 24, 2007, the Court issued an Order (Dock. No. 553) setting a Case Management Conference in this matter for March 30, 2007, and directing the parties to file a joint Status Conference Statement one week prior to the CMC, and

WHEREAS, on February 27, Plaintiff informed Defendants of her intent to renew her motion for terminating sanctions on March 6, 2007, and

WHEREAS, on February 28, Defendants informed Plaintiff by telephone that they intended to substitute new counsel for Lafayette & Kumagai, and requested a two week extension on Plaintiff's motion for terminating sanctions, as well as an extension on the meet and confer, and

WHEREAS, on March 2, 2007, Defendants filed their Substitution of Counsel replacing

Lafayette & Kumagai with Porter, Scott, Weiberg, & Delehant, as counsel for all Defendants, and

WHEREAS, on March 2, 2007, the parties stipulated that Plaintiff would postpone filing her

motion for terminating sanctions until March 20, 2007, and the parties would meet and confer on the motion no later than March 16 (Dock. No. 555), and

WHEREAS, the parties also agreed to stipulate to rescheduling the Case Management Conference now set for March 30, 2007, to May 4, 2007.

IT IS STIPULATED that the parties request an Order rescheduling the Case Management Conference now set for Friday, March 30, 2007, to Friday, May 4, 2007, at 2:30 p.m.

Nancy Sheenan I Attorney for Defendants

Andrew Thomas Sinclair Attorney for Plaintiff

Endustroner Sincle 3/7/07

Date

PURSUANT TO STIPULATION, IT IS SO ORDERED:

Dated:

SUSAN ILLSTON
United States District Judge